

From San Francisco:
Korea, June 25.
For San Francisco:
Manchuria, June 25.
From Vancouver:
Makura, July 15.
For Vancouver:
Niagara, July 14.

Honolulu Star-Bulletin

3:30
Edition

Evening Bulletin, Est. 1882, No. 5889
Hawaiian Star, Vol. XXI, No. 6929

12 PAGES—HONOLULU, TERRITORY OF HAWAII, WEDNESDAY, JUNE 24, 1914.—12 PAGES.

PRICE FIVE CENTS

FEDERAL GRAND JURY INDICTS JEFF M'CARN

CONGRESS NOT TO MAKE CUT IN SALARIES

Proposed Amendment to Appropriation Bill is Abandoned Upon Receipt of Protests

GOVERNOR AND SECRETARY WILL GET FULL STIPENDS

Franklin K. Lane Made Fight for Retention of Present Pay for Territorial Officials

(Special Star-Bulletin Cable)

WASHINGTON, D. C., June 24.—Following the receipt of a number of protests against the reduction of the salaries of Governor L. E. Pinkham and Secretary of the Territory W. W. Thayer, the senate today abandoned the reduction amendment to the appropriation bill.

The appropriation bill, reported back to the senate from committee on May 16, proposed a reduction in the salary of the governor from \$7000 to \$6000 and that of the secretary from \$4000 to \$3500.

Immediately upon the news being received in Honolulu from the Washington correspondent of the Star-Bulletin the civic organizations forwarded protests to Washington, while Secretary of the Interior Franklin K. Lane made a strenuous fight against the contemplated reduction.

C. S. ALBERT.

Upon receipt of the initial intimation by the Star-Bulletin that a reduction was contemplated in the salaries of the governor and secretary, the matter was taken up by the Merchants' Association, with the result that President W. R. Farrington cabled to the Star-Bulletin's representative asking for further information, receiving in reply the following cablegram:

WASHINGTON, D. C., May 21.—The senate appropriations committee added an amendment to the legislative bill, reducing the salaries of the governor and secretary of the territory of Hawaii.

The matter will come up for consideration before the senate about ten days hence and must be later accepted by the house.

The present status of the amendment, however, is not beyond the amendment stage.

C. S. ALBERT.

Action by the Merchants' Association was followed by a strong protest on the part of the old Chamber of Commerce of Honolulu, and by the Hilo Board of Trade, the latter organization suggesting that an increase, rather than a decrease, was due the territorial officials.

According to special dispatches from the Star-Bulletin's Washington representative, the fight for a reduction was made by the members of the senate, the lower house being opposed to the amendment to the appropriation bill.

An act of Congress of May 27, 1910, increased the governor's salary from \$5000 to \$7000, and the secretary's from \$3000 to \$4000. Both this act and the Organic act amended by it allowed the governor in addition \$500 a year for stationery, postage and incidentals; his traveling expenses when absent from the capital on official business, and \$2000 annually for his private secretary.

JAPANESE KILLED BY ELECTRIC WIRE

A Japanese named Higuchi, working for Contractor Kawano in a tunnel of the new Grove Farm-Kolola ditch, struck the back of his head against an electric wire Friday night and was almost instantly killed. The wire carried only 110 volts, but on account of its coming in contact with the head, concussion of the brain resulted.—Garden Island.

Hawaiian Lodge No. 21, F. and A. M., will hold a special meeting this evening, commencing at 7:30.

SAFES

All sizes, new and second-hand.

H. E. HENDRICK

Merchant and Alaska.

True Bill Against District Attorney Found After Probe



U. S. District Attorney Jeff McCarn, who was indicted by the federal grand jury this morning, on a charge of committing a felonious assault with dangerous weapon upon Claudius H. McBride, the Hilo attorney, on federal premises.

FEDERAL GRAND JURY THAT INDICTED M'CARN

J. Morton Riggs, foreman; E. K. Duvauchelle, Richard A. Cooke, Henry A. Giles, S. G. Wilder, William George Ashley, Malcolm McIntyre, A. Henry Along, J. Cooper, J. D. Holt, R. W. Warren, M. M. Johnson, John C. Lane, George E. McCarriston, D. William Douthett, Arthur Bern, J. R. Galt, L. Tenney Peck, J. H. Dye, Charles N. Forbes, Albion E. Clark. The jury also included Arthur J. Spitzer and A. M. Stinson, but these were excused prior to the return of the indictment.

IMPEACHMENT AGAINST JOHN A. KEALOHA MAY BE DISMISSED BY MOTION

A motion to dismiss the impeachment proceedings brought against John A. Kealohe, the convicted supervisor of Hawaii, was filed in the supreme court this morning by Attorney-General Stainback. It will be heard Monday morning at 10 o'clock.

As Kealohe has been convicted of embezzlement and has resigned from office, impeachment proceedings are no longer possible, states the attorney-general.

Investigation Ordered by M'Reynolds and Conducted by His Appointee Results in Charge

United States District Attorney Jeff McCarn, already under indictment by the territorial grand jury, now faces a second indictment, returned by the federal grand jury a few minutes after 10 o'clock this morning.

A searching investigation ordered by the department of justice in Washington, conducted before the grand jury by a special assistant appointed by Attorney-General J. C. McReynolds; begun by the special assistant, Alexander Lindsay, Jr., on June 8, and taken up by the grand jury on June 15, resulted today in the formal charge that the district attorney committed a felonious and wilful assault with a dangerous weapon upon Claudius H. McBride, the Hilo attorney, on federal premises.

The investigation before the grand jury is one of the most detailed and exhaustive in the history of such inquiries in Hawaii. The jury has been in session often and for long periods since June 15 and many witnesses have been examined, among them McCarn himself.

The charge to which the district attorney will now be obliged to plead is substantially the same as that which stands against him in the territorial court on the true bill which the territorial grand jury found two weeks ago.

The federal indictment charges him with "feloniously, wilfully and unlawfully" making an assault upon Claudius McBride, the Hilo attorney, with the "intent to do bodily harm." The territorial indictment merely states that he committed assault with a weapon "obviously and imminently dangerous to life."

Judge Clements received a folded document from J. Morton Riggs, foreman of the jury, and, after handing it to the clerk of the court, announced that an indictment had been brought against the U. S. district attorney.

"A bench warrant will not be issued in this case," stated the judge, "as the defendant is an officer of the court, and we have no reason to believe he will leave this jurisdiction. I will set tomorrow morning at 10 o'clock for the defendant to plead to the indictment."

Mr. McCarn declined to make a statement this morning when the Star-Bulletin offered him an opportunity to do so, after he had been informed of the grand jury's action.

The court convened at 10 o'clock. Judge A. S. Humphreys, C. W. Ashford, J. Lightfoot and Judge Wm. S. Edging, counsel for Mr. McCarn, were present in court, as was J. W. Thompson, assistant district attorney; and

(Continued on page three)

Indictment Returned by Federal Grand Jury Against Jeff M'Carn

UNITED STATES OF AMERICA
District of Hawaii

In the District Court of the United States, in and for the District aforesaid, at the April Term thereof, A. D. 1914.

The Grand Jurors of the United States, impaneled, sworn, and charged at the Term aforesaid, of the Court aforesaid, on their oath present, that Jeff McCarn of the City and County of Honolulu, District of Hawaii on the 5th day of May, in the year of our Lord nineteen hundred and fourteen, in the said district and within the jurisdiction of said Court, at the City and County of Honolulu, District of Hawaii, within and on certain land and premises acquired for the exclusive use of the United States and under the exclusive jurisdiction thereof, to wit, those certain premises situated in said City and County of Honolulu, District of Hawaii, acquired and used by the said United States for judicial and other purposes, and on the said 5th day of May, 1914, so used for said judicial and other purposes and subject to the exclusive jurisdiction of the United States, with force and arms, feloniously, wilfully and unlawfully, and with intent to do bodily harm to one Claudius Harley McBride, then and there being, in and upon said Claudius Harley McBride, and without just cause or excuse, with a dangerous weapon, to wit, a certain revolver charged and loaded with gun powder and leaden bullets, which the said Jeff McCarn in his hand then and there held, an assault did make contrary to the form of the statute in such case made and provided, and against the peace and dignity of the United States.

(Sgd.) ALEXANDER LINDSAY, Jr.

COURT MARTIAL FOR ABSENTEE MEN OF GUARD

Drastic Measures Are Planned to Enforce Militiamen to Attend Company Drills

DISHONORABLE DISCHARGE PROBABLE SECOND TIME

Civil Courts Will Be Resorted to, if Necessary, to Collect Assessed Fines

Members of the National Guard of Hawaii who, by absenting themselves from drills without valid excuses, have failed to live up to their obligation of enlistment, are likely to get into serious trouble unless they mend their ways. According to an announcement from guard headquarters, concerted action will be taken by every company commander in the 1st Infantry, and men who do not attend to their military duties will be summarily dealt with.

There are certain men in every company who have been very irregular in their attendance, and company commanders will bring these consistent offenders before a court martial for trial. Any fines levied can be collected through the civil courts, if necessary, by garnishment of wages. A second conviction will probably lead to dishonorable discharge, which takes away citizenship.

In the general reorganization of the National Guard, and the recruiting of the regiment up to full 12-company strength, the greatest leniency has been shown in the matter of attendance, but absence without leave has become so common that drastic measures have been ordered to stop the abuse.

At a meeting last Monday afternoon, attended by 10 captains and one major of the 1st Infantry, the attendance problem was thoroughly discussed. Orders in this connection will probably be out in a few days.

JOHN TARN MCGREW AND MARIE CARROLL SMITH MARRIED THIS AFTERNOON

John Tarn McGrew and Miss Marie Carroll Smith were married this afternoon at the home of the bride, 107 South Fifth street, Reading, Pa. Mr. McGrew met his bride in Paris where he has made his home for many years and where Miss Smith and her mother spent a greater part of the year. After a wedding tour the bridal couple will make their home in Mr. McGrew's villa, a few miles out of Paris. Mr. McGrew is the brother of Mrs. C. H. Cooper and has a wide circle of friends here in his old home.

TODAY'S MAJOR LEAGUE RESULTS

AMERICAN LEAGUE.
At Chicago—Chicago 5, Detroit 2.
At St. Louis—First game: St. Louis 5, Cleveland 4; second game, unfinished.
At New York—First game: Boston 3, New York 0; second game: New York 3, Boston 2.
At Philadelphia—First game: Washington 4, Philadelphia 3; second game: Washington 2, Philadelphia 1.
NATIONAL LEAGUE.
At Cincinnati—Chicago 11, Cincinnati 5.
At Pittsburgh—St. Louis 3, Pittsburgh 0.
At Philadelphia—Brooklyn 0, Philadelphia 2; second game: Brooklyn 1, Philadelphia 6.
At Boston—New York 3, Boston 7; second game: New York 4, Boston 0.

How They Stand

(Two right-hand columns show percentage to include today's game, whether won or lost.)

NATIONAL LEAGUE. (Including today's games.)			
	W.	L.	Pct.
New York	33	20	.623
Cincinnati	31	27	.534
St. Louis	31	30	.508
Chicago	29	29	.500
Pittsburgh	26	27	.491
Philadelphia	26	27	.491
Brooklyn	23	29	.442
Boston	22	32	.407

AMERICAN LEAGUE. (Including today's games.)			
	W.	L.	Pct.
Philadelphia	35	23	.603
Detroit	36	28	.563
Washington	33	27	.550
St. Louis	32	27	.542
Boston	30	30	.500
Chicago	29	31	.483
New York	21	34	.382
Cleveland	21	37	.362

Congress May Close Local "Red Light" District With Law

Tennessee Senator Would Apply District of Columbia Measure to Territory

By C. S. ALBERT.

(Special Star-Bulletin Correspondence)

WASHINGTON, June 24.—A wave of uplift and reform is heeded in the direction of Hawaii. It is not an intermittent and wavering wave. It is a strong, healthy, noisy tempest blast. The evil-doer in the territory and he who winketh at the seamy side of life, must sit up and take notice.

It is proposed to abolish all "red light" districts in Hawaii. The Keenyon act, as applied to the District of Columbia, in which is located the capital city, has been taken as a model of what should prove uplifting and beneficial to Hawaii. The law has been tried out here. It abolished the "red light" district effectually, according to the moralists. The courts have not passed upon its constitutionality, but its application to Hawaii will not wait for any such formality if certain members of Congress can have their way. Many lawyers have held that the sealing up of property for a year violated the constitution, but others contend to the contrary. The first case of sealing a house is now being argued here.

Just what induced the turning of this big moral gun in the direction of Hawaii is not known. No mention was made of including Alaska and Porto Rico in the same classification of uplifting.

In starting to reform the mid-Pacific territory the existing law applicable to the District of Columbia was taken verbatim and offered as a bill to accomplish the desired result.

Senator Luke Lea of Tennessee, who took a leading part in the elimination of William Loring, from the senate, presented the bill to wipe out "red light" districts in Hawaii.

The bill follows:
An act to enjoin and abate houses of lewdness, assignation, and prostitution; to declare the same to be nuisances; to enjoin the person or persons who conduct or maintain the same and the owner or agent of any building used for such purpose, and to assess a tax against the person maintaining said nuisance and against the building and owner thereof.

That whoever shall erect, establish, continue, maintain, use, own, occupy, or release any building, erection, or place used for the purpose of lewdness, assignation, or prostitution in the territory of Hawaii is guilty of a nuisance, and the building, erection, or place, or the ground itself on or upon which such lewdness, assignation, or prostitution is conducted, permitted or carried on, continued, or exists, and the furniture, fixtures, musical instruments, and contents are also declared a nuisance, and shall be enjoined and abated as hereinafter provided.

Sec. 2. That whenever a nuisance is kept, maintained, or exists as defined in this act the attorney of the United States for the territory of Hawaii or the attorney-general of the United States, or any citizen of the territory of Hawaii may maintain an action in equity in the name of the United States of America, upon the relation of such attorney of the United States for the territory of Hawaii, the attorney-general of the United States or citizen, to perpetually enjoin said nuisance, the person or persons conducting or maintaining the same, and the owner or agent of the building or ground upon which said nuisance exists. In such action the court, or a judge in vacation, shall, upon the presentation of a petition therefor alleging that the nuisance complained of exists, allow a temporary writ of injunction, without bond, if it shall be made to appear to the satisfaction of the court or judge by evidence in the form of affidavits, depositions, oral testimony, or otherwise, as the complainant may elect, unless the court or judge by previous order shall have directed the form and manner in which it shall be presented. Three days' notice, in writing, shall be given the defendant of the hearing of the application, and if then continued at his instance the writ as prayed shall be granted as a matter of course. When an injunction has been granted it shall be binding on the defendant throughout the territory of Hawaii, and any violation of the provisions of injunction herein provided shall be a contempt as hereinafter provided.

Sec. 3. That the action when brought shall be triable at the first term of court after due and timely service of the notice has been given and in such action evidence of the general reputation of the place shall be admissible.

The Pacific Mail liner China sailing from Honolulu on June 16, is reported to have arrived at the coast on last Monday evening.

(Continued on page eight)

MEX. TROOPS WOULD FORCE INTERVENTION

Reports Reach Washington That Sharpshooters are Sniping Americans at Vera Cruz

WAR DEPARTMENT REFUSES TO GIVE OUT INFORMATION

Understood That Effort is Being Made to Force United States to Take Action

(Associated Press by Federal Wireless.)

WASHINGTON, D. C., June 24.—Persistent reports continue to reach this city to the effect that Mexican sharpshooters at Vera Cruz are sniping the American outposts.

It is understood that the desire of the Mexicans is to provoke the United States troops to take some action that may lead to intervention on the part of this government.

While it is understood that the war department has received corroboration of the general rumor, that arm of the government refuses to give out any information.

WILSON PARDONS FOUR CONVICTED LABOR LEADERS

Other Dynamiters, Numbering 20, Will Commence Serving Sentences Tomorrow

(Associated Press by Federal Wireless.)

WASHINGTON, D. C., June 24.—President Wilson, acting upon the recommendations of Attorney-General James C. McReynolds, pardons four of the convicted labor dynamiters today.

The leaders together with a number of their followers numbering 30 will begin serving their respective sentences tomorrow.

KING PETER OF SERBIA GIVES THRONE TO SON

Sickness Given As Reason for His Abdication; Prince Alexander Abdicated Now Next in Line

(Associated Press by Federal Wireless.)

BELGRADE, Serbia, June 24.—King Peter has abdicated in favor of his second son, Prince Alexander, sickness being given as the cause of the act.

The reason for naming Prince Alexander is that the eldest son has previously renounced his right to succession.

QUIET FOLLOWS STORM OF RIOT IN BUTTE, MONT.

(Associated Press by Federal Wireless.)

BUTTE, Mont., June 24.—The city is now quiet following the rioting of last night.

It has been definitely ascertained that one man was killed and two seriously wounded in the riots of the night.

William Moyer, representative of the Western Federation of Miners, fled to safety upon the commencement of the riots. The new leaders are bringing every pressure to bear upon the strikers to get them to retire.

NEW DURATION RECORD MADE AT JOHANNISTHAL

(Associated Press by Federal Wireless.)

JOHANNISTHAL, Germany, June 24.—Gustave Basser today established a new aviation duration record by remaining in the air for 18 hours 15 minutes.